

No. 19-7708

SUPREME COURT OF THE UNITED STATES

Dr. AHMAD J. ALJINDI,

Petitioner,

vs.

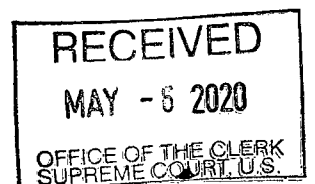
UNITED STATES OF AMERICA et al.,

Respondents.

On Petition for a Writ of Certiorari to
the United States Court of Appeals
for the Ninth Circuit

PETITION FOR REHEARING

Dr. AHMAD J. ALJINDI
PO Box 60753
Irvine, CA 92602
Cell: 951-742-9773
Email: Dr.Ahmad.Aljindi@outlook.com
Pro Se Litigant



STATEMENT AND ARGUMENT

I, the Petitioner, Dr. AHMAD J. ALJINDI “Pro Se” respectfully submitting this Petition for Rehearing to the Honorable Supreme Court of the United States.

On 03/17/2020, I filed an Emergency Motion to Expedite Consideration of Petition for Writ of Certiorari and to Expedite Consideration of this Motion to the Honorable Supreme Court in good faith and to the best of my knowledge and ability aiming to defend justice, the best interest of the United States and the American People, and to uphold the United States Constitution. On 03/18/2020, the Clerk Office received the Motion. However, the Supreme Court did not file the Motion in the docket in a serious **Court Error!**

On 04/06/2020, the Honorable Supreme Court of the United States denied my totally truthful and legitimate Petition for Writ of Certiorari in a serious **Court Error!**

Additionally, the Foreign Intelligence Surveillance Court (FISC) did not file the Motion for Publication of Records that I have filed with the FISC on 01/22/2020 in a serious **Court Error!**

Furthermore, as of the date and time of this Petition, the Appeals Court for the Ninth Circuit did not take any action on the truthful and legitimate Appeal 20-55111 and the Emergency Motion filed with the Court in a serious **Court Error!**

On 04/24/2020, I have filed the fourth lawsuit case with the United States District Court – Central District of California – Southern Division, Civil Action Number: 8:20-cv-00796-PSG-DFM. I was FORCED to pay the \$400 filing fee from the \$1200 stimulus payments sent by the Federal Government (FG) to the American People as a living assistance during the COVID-19 Pandemic because of the ongoing injustice and **Courts**

Errors! I was also FORCED to pay another \$450 to serve the Defendants in addition to more shipping and printing expenses because the Court did not GRANT my Application for Permission for Electronic Filing for the best interest of justice and in a serious **Court Error!**

Furthermore, I have formally requested the same Constitutional Relief for the best interest of justice under a totally truthful and legitimate Written Application for Emergency Relief under local rule 77-1. However, the Court did not GRANT my Constitutional Relief in a serious **Court Error!**

On 03/16/2020, the FG ("Respondents") waived its right to file a response to the Petition for Writ of Certiorari with the Supreme Court to escape from justice. However, on 04/28/2020, the FG filed a Fatally Defective and Malicious Opposition to Petitioner's Written Application for Emergency Relief under local rule 77-1 with the District Court maliciously and in BAD FAITH aiming to obstruct justice, deprive the undersigned from his legal rights and his Constitutional Relief, and to escalate the radically extreme and malicious hate crimes against the undersigned so he suffer faster to death!

On 04/29/2020, I have filed an Opposition to Defendants Fatally Defective and Malicious Opposition to Petitioner's Written Application for Emergency Relief under local rule 77-1 and requested my Constitutional Relief by 12 PM Pacific Standard Time on 04/29/2020. However, the Court did not GRANT my Constitutional Relief in a serious **Court Error!**

It has been formally proven, evidenced, confirmed, and documented that the Honorable Courts are completely biased against the aggrieved petitioner, the best interest of the aggrieved petitioner, against the best interest of justice, and against the United

States Constitution because of the undersigned's protected classes, protected statuses, and federally protected activities in addition to ALL reasons documented in the Courts dockets!

This Petition for Rehearing serves as formal Declaration of Bias and Prejudice as the Judicial Systems is biasing against the aggrieved petitioner because he is a proud Muslim-American Patriot and for ALL reasons documented in the Petition and ALL Related Cases.

The undersigned is formally declaring that he refuses the deprivation of rights under the color of law and the obstruction of justice.

The undersigned is formally declaring that he is upholding his truthful and legitimate position firmly and strongly.

The undersigned is formally declaring that he is being abused and tortured to death by the FG in the United States of America!

The undersigned is formally declaring that the FG is working to increase the injustice against the aggrieved petitioner and is still working to steal his Constitutional Relief illegally and maliciously in an indirect attempt to kill the undersigned by the ongoing obstruction of justice for over decade because of the documented, evidenced, and proven radically extreme and malicious hate crimes and serious **CORRUPTION!**

There is NO legitimacy for ALL adverse and abusive illegal actions against the aggrieved petitioner!

The Judicial Branch has no other option but to defend justice, defend the American People including aggrieved citizens like the undersigned, defend the United States, and to uphold the United States Constitution.

The undersigned is entitled for the Constitutional Relief which the FG is working illegally to steal. The deprivation of rights and the hate crimes committed and evidenced are prohibited in the United States of America.

The FG cannot ignore the United States Constitution and work illegally and maliciously as formally proven, evidenced, documented, and exposed.

The FG cannot retaliate against the aggrieved petitioner because he exposed the serious crimes and the wrongdoing!

The Honorable Supreme Court MUST defend justice and uphold the United States Constitution.

This Petition for Rehearing serves as serious opportunity so the Honorable Supreme Court can fix the serious **Courts Errors!**

Please see the truthful and legitimate Opposition to Defendants Fatally Defective and Malicious Opposition to Petitioner's Written Application for Emergency Relief under local rule 77-1 filed with the United States District Court – Central District of California – Southern Division, Civil Action Number: 8:20-cv-00796-PSG-DFM.

It has been formally proven, documented, and evidenced that the matter is not about a fee waiver but is about the serious hate crimes exposed which the involved federal officials have committed. The filing fee has been paid; however, the criminal and malicious conduct is still ongoing aiming to abuse justice!

The undersigned is formally demanding his Constitutional Relief.

Due to the severe harm and damages including the serious and life threatening medical issues as explained and documented in the petition and the related cases and because of the ongoing serious pandemic, the Petitioner respectfully request from the

Honorable Supreme Court to expedite consideration of this emergency matter, expedite consideration of the Petition for Rehearing, GRANT the Petition for a Writ of Certiorari, and to GRANT the requested Constitutional Relief requested for the best interest of justice as his life is in serious danger more than ever before! The Government announced to the public that citizens must take the ongoing pandemic seriously and recommended citizens to stay home! I do not have home because of the ongoing injustice since years and I am suffering from the severe harm and damages as explained in the petition and now my suffer is being escalated as I am scared from this ongoing pandemic which adds more pressure and pain on my heart causing more severe chest pain in the severe cold nights! I am forced to live in the inhuman living conditions as explained in the petition. I need my Constitutional Relief immediately to survive, recover, seek treatment, and seek my self-employment opportunity! Further delay for granting the Constitutional Relief will increase the physical pain and will cause the Petitioner to suffer faster to death! There is NO doubt that the formally requested Jury Trial in the District Court will GRANT the requested Relief. The Petitioner upholds his truthful position and believes that the respectful jurors and the American People will never accept the injustice and the wrongdoing. Instead, the respectful jurors and the American People will demand from the Honorable Courts to expedite granting the Constitutional Relief, protect the aggrieved Petitioner's life, defend justice, and uphold the United States Constitution immediately. The aggrieved Petitioner believes in the Honorable Supreme Court and the Honorable Justices. Please save and protect my life I am suffering massively from the ongoing severe pain and injustice!

REQUEST FOR IMMEDIATE CONSTITUTIONAL RELIEF

The Petitioner requests from the Honorable Supreme Court to consider this URGENT Petition for Rehearing and this Emergency Matter and to GRANT the Constitutional Relief as requested below immediately for the best interest of justice and to uphold the United States Constitution as delaying justice is injustice:

1. Maximum monetary compensation for every single EEO complaint from every federal agency as set forth by the United States Constitution and as published on the EEOC's website (\$300,000) to recover from the severe injuries and the severe harm and damages caused to the aggrieved Petitioner. Regarding the aggrieved Petitioner's formal EEO complaints with the DCMA. The DCMA obstructed justice and isolated 67 jobs applications from the investigation illegally as formally documented in the formal Appeal with the Deputy Attorney General (DAG) case number OARM-WB No. 19-7 and under the formal awareness of the DOJ, DAG, and FBI as formally evidenced, proven, and documented as the DOJ, DAG, and FBI failed to enforce and defend law and justice as formally documented. Therefore, the DCMA must pay the constitutional compensation (\$300,000) for every single job application of the 67 applications (\$20.1 Million) in addition to the (\$300,000) per EEO complaint (\$900,000) for the reasons formally documented in the above-mentioned DAG's appeal and the related lawsuit cases listed in the Related Cases section above. The total from the DCMA is \$21 Million

Total (=):

42 X \$300,000 = \$12.6 Million + \$20.1 Million = **\$32.7 Million**

PLUS (+):

Maximum monetary Constitutional compensations for the negligence, tort, and intellectual property and copyrights laws violations as formally documented and as deemed appropriate by the Honorable Court.

MINUS (-):

All legal and Honorable Court fees as deemed appropriate by the Honorable Courts (**IF ANY**).

2. Expunge or Seal the two evictions and the bankruptcy of the aggrieved Petitioner's public records due to the absence of justice and because of the ongoing injustice as deemed appropriate by the Honorable Court. First Eviction Case number MVC1603886. Second Eviction Case Number 30-2019-01083167-CL-UD-NJC. Bankruptcy case number 6:17-bk-11311-MH.

CONCLUSION

For the reasons stated above, petitioner respectfully request that the Court expedite consideration of this URGENT and Emergency matter, expedite consideration of the Petition for Rehearing, GRANT the Petition for a Writ of Certiorari, and to GRANT the requested Constitutional Relief requested above for the best interest of justice and as explained in the petition above.

DATED this 29th day of April 2020.

Respectfully submitted,

By: Dr. AHMAD ALJINDI
Dr. AHMAD J. ALJINDI
PO Box 60753
Irvine, CA 92602
Cell: 951-742-9773
Email: Dr.Ahmad.Aljindi@outlook.com
Pro Se Litigant